## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

## **CHARLESTON DIVISION**

SHAUN MICHAEL LINKO,

v.

Movant,

CIVIL ACTION NO. 2:16-cv-01478 (Criminal No. 6:13-cr-00037)

UNITED STATES OF AMERICA,

Respondent.

## MEMORANDUM OPINION AND ORDER

Pending before the Court is Movant's letter-form Motion to Withdraw, (ECF No. 57). On May 7, 2015, Movant submitted a letter-form motion seeking modification of his criminal sentence (the "Motion"). *United States v. Linko*, Criminal Action No. 6:13-cr-00037 (S.D. W. Va. Nov. 19, 2013), ECF No. 51. On February 11, 2016, United States Magistrate Judge Omar J. Aboulhosn issued an Order and Notice construing the Motion as a Motion Under 28 U.S.C. § 2255 to Vacate, Set Aside or Correct Sentence by a Person in Federal Custody and ordering Movant to give notice of objection to having his Motion so construed within 30 days. *Id.*, ECF No. 56. On February 18, 2016, Movant filed a letter-form motion to "withdraw any motions, or other open files I have in federal court." (ECF No. 57.) On February 19, 2016 this action was referred to Magistrate Judge Aboulhosn for submission of proposed findings and a recommendation ("PF&R"). (ECF No. 58.) Magistrate Judge Aboulhosn filed his PF&R, (ECF No. 59), on February 23, 2016, recommending that this Court grant Movant's motion to withdraw motions and dismiss the present action.

The Court is not required to review, under a de novo or any other standard, the factual or

legal conclusions of the magistrate judge as to those portions of the findings or recommendation

to which no objections are addressed. Thomas v. Arn, 474 U.S. 140, 150 (1985). Failure to file

timely objections constitutes a waiver of de novo review and a party's right to appeal this Court's

Order. 28 U.S.C. § 636(b)(1); see also Snyder v. Ridenour, 889 F.2d 1363, 1366 (4th Cir. 1989);

United States v. Schronce, 727 F.2d 91, 94 (4th Cir. 1984). In addition, this Court need not

conduct a de novo review when party "makes general and conclusory objections that do not direct

the Court to a specific error in the magistrate's proposed findings and recommendations."

Orpiano v. Johnson, 687 F.2d 44, 47 (4th Cir. 1982).

Objections to the PF&R in this case were due on March 11, 2016. To date, no objections

have been filed.

Accordingly, the Court ADOPTS the PF&R, (ECF No. 59), GRANTS Movant's letter-

form motion to withdraw, (ECF No. 57), and **DISMISSES WITHOUT PREJUDICE** the present

action.<sup>1</sup> The Clerk is **DIRECTED** to remove this action from the Court's docket.

IT IS SO ORDERED.

The Court **DIRECTS** the Clerk to send a copy of this Order to counsel of record and any

unrepresented party.

ENTER:

April 22, 2016

THOMAS E. JOHNSTON

UNITED STATES DISTRICT JUDGE

<sup>1</sup> Because Movant timely withdrew his motion in response to the Magistrate Judge's Order and Notice, that motion will not be considered a § 2255 motion or counted against Movant for purposes of applying restrictions on "second or successive" habeas corpus applications under 28 U.S.C. § 2244(b). *See Castro v. United States*, 540 U.S. 375 (2003).